





SOFTWARE LICENSE AGREEMENT

BY OPENING THIS SEALED PACKAGE, YOU AGREE TO BE BOUND BY THE TERMS OF THIS AGREEMENT, WHICH INCLUDE THE SOFTWARE LICENSE AND THE LIMITED WARRANTY. THIS AGREEMENT APPLIES TO YOU AND ANY SUBSEQUENT LICENSEE OF THIS SOFTWARE PROGRAM. IF YOU DO NOT ACCEPT OR AGREE TO THE TERMS OF THIS AGREEMENT, DO NOT OPEN THE PACKAGE. PROMPTLY RETURN THE UNOPENED PACKAGE TO NUMBER NINE FOR A REFUND. NUMBER NINE VISUAL TECHNOLOGY CORP. (NUMBER NINE) AND THE ENCLOSED ADDITIONAL SOFTWARE PROVIDED BY SEVERAL COMPANIES (OTHERS) RETAIN THE OWNERSHIP OF THEIR RESPECTIVE PROGRAMS. THESE PROGRAMS ARE LICENSED TO YOU FOR USE UNDER THE FOLLOWING CONDITIONS:

You May:

- · Use the software on only one computer at a time.
- Use the software on a network, file server or virtual disk, provided that access is limited to one user at a
 time for each license owned, and that each user has an original copy of the documentation and the program
 disk.
- Make one copy of the program in machine-readable form solely for backup purposes, provided that you
 reproduce all proprietary notices.
- Permanently transfer the software to another user if you transfer the documentation and all disks to the user, only if the other user agrees to this Agreement.

You May Not:

- · Make any copies of the documentation or more than one backup of the program disk.
- Loan, rent, sublease, or otherwise transfer the software or the documentation except as provided above.
- Modify, translate, reverse engineer, decompile, disassemble or create derivative works based on the program
 or documentation.
- Remove any proprietary notices, labels, or marks on the program, documentation or program disk.
 This license is not a sale. Title and copyrights to the program, documentation, and any backup copy made by you remain with Number Nine and Others. Unauthorized copying of the program or the documentation, or failure to comply with the above restrictions, will result in automatic termination of the license and will make available to Number Nine and Others, other legal remedies.

Limited Warranty & Disclaimer- Number Nine Visual Technology Corp. and Others warrant that, under normal use, for a period of ninety (90) days after the date of delivery of the software to you, the program disk will be free from defects in materials or workmanship and the program will perform without significant errors that make it unusable. Number Nine's and Others' entire liability and your exclusive remedy under this warranty (which is subject to you returning the program to Number Nine) will be, at Number Nine's or Others' options, to attempt to correct or help you around errors with effort which Number Nine and Others believe suitable to the problem, to replace the program or disk with functionally equivalent software or disk, as applicable, or to refund the purchase price and terminate this Agreement.

Except for the above express limited warranties, Number Nine and Others make and you receive no warranties, expressed, implied, statutory, or in any communication with you, and Number Nine and Others specifically disclaims any implied warranty of merchantability or fitness for a particular purpose. Number Nine and Others do not warrant that the operation of the program will be uninterrupted or error free.

Some states do not allow the exclusion of implied warranties so the above exclusions may not apply to you. This warranty gives you specific legal rights. You may also have other rights which vary from state to state.

Limitation of Liability- In no event will Number Nine or Others be liable for any damages, including loss of data, lost profits, cost of cover or other special, incidental, consequential, or indirect damages arising from the use of the program or accompanying documentation, however caused, and on any theory of liability. This limitation will apply even if Number Nine and Others have been advised of the possibility of such damage. You acknowledge that the license fee reflects this allocation of risk. Some states do not allow the limitation or exclusion of liability from incidental, or consequential damages, so the above limitation may not apply.

United States Government Use-Use, duplication, or disclosure by the United States Government is subject to restrictions as set forth in subdivision (c1)(ii) of the Right in Technical Data and Computer Software clause at 252.227-7013.

General- This Agreement will be governed by the laws of Massachusetts. This Agreement is the entire Agreement between us and supersedes any other communications or advertising with respect to the programs or products contained within the package and accompanying documentation. If any provision of the Agreement is held invalid, the remainder of this Agreement shall continue in full force and effect.



18 HARTWELL AVE. LEXINGTON, MA 02173 PH: 617-674-0009 FX: 617-674-2919 HTTP://WWW.NINE.COM